WESTERN DISTRICT OF NE			
IN RE: SYLVIA L. HARDY FKA SYLVIA L. BES	ST	Case No.	
	Debtor(s)	Chapter 1	3
CHAPTER 13 PLAN	✓ Original	Amended	Date: 9/9/14
A check in this box indi Otherwise, the plan includes no filing of this case. Any reference	provisions deviating	g from the model plan add	opted by the court at the time of the
a timely written objection. This unless written objection is filed	s plan may be confirm before the deadline s	ned and become binding stated on the separate not	any provision of this plan must file without further notice or hearing ice you should have received from r any plan that may be confirmed.
1. PAYMENT AND LENGT	H OF PLAN:		
Debtor shall pay \$ 925 filing of the order for relief und paid to Trustee shall be not less	per MONT er Chapter 13 for app than \$ 55,500	representation of the Chapter 13 proximately 60 contact payment process. Other payment process of the chapter 13 contact payment process of the chapter 14 contact payment payment process of the chapter 14 contact payment payme	Trustee starting 30 days after the months. Total amount to be rovisions:
All payments shall be by wage unless specified, with the reason		t being:	Employer,
DEBTOR IS RETIRED AS OF	SEPTEMBER 2014		
	ed unsecured claims are or 36 months, which		hall not terminate earlier than the

2. CATEGORIZATION AND TREATMENT OF CLAIMS:

Certain claims owed by Debtor are categorized and provided for below. To be paid, creditors must file proofs of claim unless ordered otherwise by the Court. The plan will determine the amount and character of the creditor's claim unless a creditor objects to the treatment of its claim prior to the confirmation of the plan. For the purpose of this plan, any timely and properly filed claim which 1) alleges a security interest and 2) is filed subsequent to the Confirmation Hearing shall be allowed as unsecured to the extent not provided for in this

plan, except as may otherwise be agreed to by the parties or determined by the Court. If a creditor's claim is provided for by this plan and a proof of claim is filed before the hearing, dividends will be paid based upon the proof of claim unless the granting of a valuation or lien avoidance motion, or the sustaining of a claim objection, affects the amount or classification of the claim. Secured and priority claims not listed are not provided for by the plan.

3. SECURED CLAIMS:

Mortgages & Other Direct Payments- Payable according to the terms of the mortgage or contract. The debtor, during the pendency of this case and this plan, shall make the usual and regular payments called for by the debt instruments and security agreements supporting non-voidable liens upon debtor's property directly to each lien holder from the date of the petition as follows:

Description of Property: 73 Bellwood Place, Rochester, NY 14609; cavalier auto (cosigned)

Lien Holder a) Sibley Corp	Value of Property 40,000	Total Claim Amount 0(pd;not discharged)	Monthly Payment (including%) 0
b) Astrum Funding	40,000	0(pd; not discharged)	0
c) Associates consumer discount	40,000	0(pd; not discharged)	0
d) Santander	(not prop of estate)	1,121	pd by cosigner

<u>Mortgage Arrears</u> – Payable as set forth below. A proof of claim filed by the creditor for a lesser amount will be paid as filed.

	Creditor	Arrears	Monthly Payment (including%)
a)			(======================================
b)			
c)			

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Avoidance of Mortgage and Other Property Liens – Debtor shall file a separate motion under applicable Bankruptcy law to avoid the following liens. Any claim (or portion of claim) on which the lien is avoided shall be treated as an unsecured claim.

Description of Property:				
Lien Holder	Value of Property	Claim Amount		
a)				
b)				
c)				

Other Secured Claims and Motions to Value Collateral – Debtor moves to value collateral as indicated. The Trustee shall pay allowed secured claims as indicated. The holder of any claim secured by property of the estate, other than a mortgage treated above, shall retain the lien until payment of the filed claim in full or discharge under Chapter 13, whichever occurs first.

Creditor	Collateral	Secured Claim	Monthly Payment
a) HFC/Household	73 Bellwood pl.	15,000 (principal)	385@5.25%
b) HFC/Household	73 Bellwood pl	5,000(interest)	84@0%
c) ATF	73 Bellwood pl	12,000(principal)	267@12%
d) ATF e) Monroe coun	73 Bellwood pl ty treas. 73 Bell	7,000(interest) wood 700	117@0% 16@12%

4. PRIORITY CLAIMS:

All allowed priority claims pursuant to 11 U.S.C. Sec. 507 will be paid in full unless the creditor agrees otherwise:

Attorney's fees	Total Charged \$ 3050	Amount owed in plan \$ 2993
Creditor	Amount owed in plan	,

\$

	NSECURED CLAIMS: eral unsecured claims (i.e. clai	ms not entitled to priority or classified	below will be paid as follows:
	Not less than \$	to be distributed pro rata	
•	Not less than estim 100 p	ercent	
	Pro-rata distribution from a	any remaining funds	
6. S	EPARATELY CLASSIFIEI	UNSECURED CLAIMS:	
	Creditor	Reason for special treatment	Claim Amount
a)			
b)			
7. E	XECUTORY CONTACTS	AND UNEXPIRED LEASES:	
All e	xecutory contracts and unexp	ired leases are rejected; except the follo	wing assumed items:
	Other party to Contract or Lease	Property Description	Treatment by Debtor
a)			
b)			
	URRENDER OF PROPER debtor surrenders the following	TY ng collateral. Upon confirmation, the st	ay is lifted as to surrendered collateral
a)	Creditor	Collateral to be Surre	endered
b)			

9. VESTING AND POSSESSION OF PROPERTY

All of the Debtor's wages and property, of whatever nature and kind and wherever located, shall remain under the exclusive jurisdiction of the Court; and title to all of the Debtor's property, of whatever nature and kind and wherever located, shall vest in the Debtor upon confirmation of this Plan pursuant to the provisions of 11 U.S.C. §1327.

S.J. H.

10. PAYMENTS FROM THE PLAN FUND WILL BE MADE IN THE FOLLOWING ORDER:

- (1) Filing fee to the Clerk of the Court, U.S. Bankruptcy Court (if unpaid);
- (2) Retain at all times sufficient funds to pay all other accrued administrative expenses;
- (3)Secured claims;
- (4)Domestic Support Obligations
- (5) The unpaid balance of the above described fee to the debtor's attorney;
- (6)Priority claims;
- (7) Unsecured claims.

11. DEBTOR'S DUTIES:

In addition to the duties and obligations imposed upon Debtor by the Bankruptcy Code and Rules, Local Rules, and the Order of Confirmation, this plan imposes the following requirements on Debtor:

- (A) Transfers of Property and New Debt. Debtor is prohibited from transferring, encumbering, selling, or otherwise disposing of any personal or real property with a value of \$1,000 or more other than in the regular course of Debtor's business affairs, without first obtaining court authorization. Except as provided in 11 U.S.C. §364 and §1304, Debtor shall not incur aggregate new debt of \$500 or more without prior approval of the Trustee or the Court, except such debt as may be necessary for emergency medical care, unless such prior approval can not reasonably be obtained.
- (B) Insurance. Debtor shall maintain insurance as required by any law, contract, or security agreement.
- (C) Support Payments. Debtor shall maintain child or spousal payments directly to the recipient pursuant to a separation agreement, divorce decree, the applicable child support collection unit, or other court order.
- (D) Compliance with Non-Bankruptcy Law. Debtor shall comply with applicable non-bankruptcy law in the conduct of his financial and business affairs. This includes the timely filing of tax returns and payment of taxes.
- (E) Periodic Reports. Upon the Trustee's request, Debtor shall provide the Trustee with a copy of any tax return, W-2 or 1099 form, filed or received while the case is pending.

12. SPECIAL PROVISIONS: (If box is checked in Paragraph 1) term of plan to commence with confirmation; till rate, pre-conf adequate protection payments, and post confirmation equal payments, where applicable to be as set forth in paragraph 3 above.

Attorney for debtor(s)

Name, address, and telephone number

George Mitris, esq

George Mitris, pc

2080 West Ridge Rd.

Rochester, NY 14626

585.225.7830

Selvind. Hardy 9-9-2014 Debtor's signature and date

Joint debtor's signature and date